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Matthew T. Albence, and Thomas E. Feeley (“Federal Defendants”)*

6  
7 **UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA**

8 Sandor Anival Cordova Carballo; Israel  
9 Mendoza Mendoza; Eduardo Gallardo  
10 Gonazalez; Elmer Vazquez Reyes; Hector  
11 Herez Alvares; Felipe Mora Mora; Antonio  
12 Osorio Han; Arnold Camacho Vazquez;  
Edgar Ramirez Garcia; Luis Olivia Peralta;  
Cesar Sosa Ramirez; Carlos Escobar;  
Mojhamed Betiche; Jose Moises Silva;  
Yupanqui Sanchez; Jerardo Guerro; Abel De  
La Cruz; Jose Seron Figueroa; Jose  
Castellano; David Garcia Flores; Octavio  
Carrillo; Sudhamma Kukulpane; Julian  
Martin; Roberto Bonnet; Bamgbang Budiono,  
et. al,

16 Plaintiffs,  
17 vs.

18 William Barr, Attorney General of the United  
19 States; Chad Wolfe, Acting Secretary of the  
20 Department of Homeland Security; Matthew  
T. Albence, Deputy Director and Senior  
21 Official Performing the Duties of Director,  
U.S. Immigration and Customs Enforcement;  
22 Thomas E. Feeley, District Director of the  
Salt Lake City District Office, U.S.  
Immigration and Customs Enforcement;  
23 Brian Koehn, Warden, Nevada Southern  
Detention Center; Pamela Lauer, Acting  
Warden, Nevada Southern Detention Center;  
24 Matthew Cantrell, Assistant Field Office  
Director (ICE Las Vegas); Gabriel Ruiz,  
Supervisory Detention and Deportation  
Officer (Las Vegas), Tom Simic, Chaplain of  
25 Southern Nevada Detention Center,

26 Respondents-Defendants.

Case No.: 2:20-cv-02196-APG-BNW

**Stipulation to Extend Deadlines  
(Second Request)  
[ECF No. 17]**

The parties, through their respective counsel, stipulate and respectfully request that the Court extend the deadline of September 7, 2021 to submit a discovery plan, ECF No. 17, for an additional 45 days allow time for the parties additional time to confer regarding a discovery plan. Plaintiffs' counsel has recently been involved in handling multiple Afghanistan emergency issues other clients in other matters and will require additional time to confer with the parties in this case as a result. If granted, the new deadline to submit the discovery plan will be **October 22, 2021**.

Respectfully submitted this September 3, 2021.

Sull and Associates, PLLC

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## Order

## **IT IS SO ORDERED:**

Brenda Weksler

DATED: September 7, 2021.